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Facsimile Cover Sheet

Date: November 20, 2008

То:	Examiner Mylinh Tran	From:	Scott Charles Richardson
Fax:	(571) 273-8300	Fax:	(703)842-8712
Phone:	·	Pages:	30 (including fax cover)
Your Ref.:	U.S. serial no. 09/751,520 Conf. no. 8825	Our Ref.:	GTW-0103(P1651US00)
Re:	After-Final Amendment, Telephone Interview Summary, Petition for One- Month Extension of Time and RCE		

On the accompanying 29 pages please find the following for the patent application identified above:

- 1) Request for Continued Examination (RCE) with provision deposit account authorization;
- 2) Petition for One-Month Extension of Time;
- 3) Telephone Interview Summary for Interview of November 5, 2008; and
- 4) Amendment following the final Office Action of July 23, 2008.

CERTIFICATE OF MAILING OR TRANSMISSION					
I hereby, certify that this correspondence is being transmitted via accimite to the U.S. Patent and Trademark Office on the date shown above.					
Signature	divor Chilo Catherine				
Name (Print/Type)	Scott Charles Richardson				

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Attorney Docket No.: GTW-0103 (P1651US00)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Bradley QUINN

Conf. No. 8825

Application No.: 09/751,520

Art Unit: 2179

Filed: December 29, 2000

Examiner: Mylinh T. TRAN

Title: SYSTEM AND METHOD FOR

CONFIGURING AND LOADING A

USER INTERFACE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

TELEPHONE INTERVIEW SUMMARY

Sir:

Examiner Tran is thanked for her courtesy and professionalism during the Telephone Interview on November 5, 2008 between Applicant's undersigned representative, Scott Richardson, and Examiner Tran.

During the Interview Applicant's representative discussed proposed claim amendments to be filed in conjunction with a Request for Reconsideration (RCE). It is felt that the proposed claim amendments are not taught by the art of record, and in particular, the art relied upon in the pending \$103 rejection of the claims. The first cite patent to <u>Humpleman</u> does not teach or suggest at least two aspects of creating user interface in a thin appliance from: 1) "user interface

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data" that is sent to the thin appliance, wherein the data is associated with the device that is to be controlled; and 2) a "user interface template" which is used in conjunction with the data to create a user interface. Accordingly, it is respectfully submitted that <u>Humpleman</u> does not teach or suggest the following features of independent claim 44 (or similar features of other pending claims):

- initiating a connection between the thin information appliance and the remote
 device to supply the user interface data for use with the user interface template
 in creating the user interface, said user interface template being stored in the
 thin information appliance prior to the initiation of said connection.
- determining functions available in the user interface template that correspond to
 each of the plurality of remote device functions described by the user interface
 data and creating the user interface from the user interface template by
 programming each of the assigned plurality of representations to respectively
 control its corresponding one of the plurality of remote device functions.
- creating the user interface from the user interface template (stored in the thin information appliance prior to the initiation of said connection).

It is respectfully submitted that the secondarily cited <u>Yang</u> document does not overcome the deficiencies of <u>Humpleman</u>. <u>Yang</u> discusses "programming code" to be used in a remote device. <u>Yang</u> says the "programming code that is downloaded to the remote control device is that code that is required in order to control the functions of the appliance to be controlled." Hence, it is believed that the programming code is more than "user interface data for use with the user interface template in creating the user interface ... wherein the user interface data describes a plurality of remote device functions performed by the remote device," as recited in claim 44, or the similar features of other claims.

Accordingly, it is believed that the <u>Humpleman</u> / <u>Yang</u> hypothetical combination does not teach or suggest the features of the claimed invention.

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In view of the foregoing, it is respectfully submitted that the application is in condition for allowance. However, in the event there are any unresolved issues, the Examiner is kindly invited to contact applicant's representative, Scott Richardson, by telephone at (571)970-6835 so that such issues may be resolved as expeditiously as possible.

Respectfully submitted,

Scott Charles Richardson Reg. No. 43,436

The Brevetto Law Group, PLLC 838 Maine Street Quincy, Illinois 62301

Date: November 20, 2008